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7 Attorneys for Plaintiff,
APPLE INC.

8 UNITED STATES DISTRICT COURT
9
10 FOR THE NORTHERN DISTRICT OF CALIFORNIA
11 SAN JOSE DIVISION

12 APPLE INC., a California corporation,

13 Plaintiff,

14 v.

15 EFORCITY CORPORATION, a California
corporation; ACCSTATION INC., a
California corporation; ITRIMMING INC., a
California corporation;
16 EVERYDAYSOURCE INC., a California
corporation; UNITED INTEGRAL INC., a
California corporation; CRAZYONDIGITAL,
17 INC., a California corporation; and
18 BOXWAVE CORPORATION, a Nevada
corporation; and DOES 1 through 20,
19 inclusive,

20 Defendants.
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Civil Action No. 10-CV-03216 JF

**STIPULATION FOR EXTENSION OF
TIME FOR DEFENDANT
CRAZYONDIGITAL, INC. TO RESPOND
TO COMPLAINT**

[Civil Local Rule 6-1(a)]

Pursuant to Civil L.R. 6-1(a), Plaintiff Apple Inc. ("Apple") and Defendant CrazyonDigital, Inc. ("CrazyonDigital") stipulate and extend the time by which CrazyonDigital has to answer or otherwise respond to Apple's complaint.

STIPULATION

WHEREAS, Apple filed this action on July 22, 2010;

WHEREAS, Apple served its Complaint on CrazyonDigital on July 29, 2010, and the current deadline for CrazyonDigital's response to the Complaint is December 3, 2010;

WHEREAS, at the request of CrazyonDigital, Apple and CrazyonDigital stipulate and agree that CrazyonDigital may have an extension until December 23, 2010, to answer or otherwise respond to Apple's Complaint;

WHEREAS, this extension of time will not alter the date of any event or deadline already fixed by the Court;

ACCORDINGLY, Apple and CrazyonDigital hereby stipulate to an extension of time to December 23, 2010 for CrazyonDigital to answer or otherwise respond to Apple's Complaint.

DATED: December 3, 2010

By: /s/ Robert D. Tadlock

Theodore T. Herhold
Andrew T. Oliver
Robert D. Tadlock

Attorneys for Plaintiff,
APPLE INC.

DATED: December 3, 2010

By: Kevin Martin

Kevin Martin
Attorney for Defendant,
CRAZYONDIGITAL, INC.

63028553 v1

PROOF OF SERVICE

I hereby certify and declare under penalty of perjury that the following statements are true and correct:

1. I am over the age of 18 years and am not a party to the within cause. My business address is Two Embarcadero Center Eighth Floor, San Francisco, California 94111.

2. I am familiar with my company's mail collection and processing practices, know that said mail is collected and deposited with the appropriate overnight delivery service or with the United States Postal Service on the same day it is deposited in interoffice mail, and know that postage thereon is fully prepaid.

3. Following said practice, on December 3, 2010 I served by United States mail, a true copy of the attached document titled exactly **STIPULATION FOR EXTENSION OF TIME FOR DEFENDANT CRAZYONDIGITAL, INC. TO RESPOND TO COMPLAINT** by placing it in an addressed, sealed envelope and depositing it in regularly maintained interoffice mail to the following:

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Attorneys for Defendants eForCity Corporation, Accstation Inc., iTrimming Inc. and EverydaySource Inc.

EXECUTED this 3rd day of December, 2010, at San Francisco, California.

/s/Victoria E. Hopper

Victoria E. Hopper